UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

2007 FEB 14 P 12: 19 CASE NO. 04-11539-JLT

| U.S. DISTRIC DISTRICT OF | I COURT |
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| WALTER STICKLE, ANTHONY CALIENDO, JOHN PITINGOLO and | , |
| DANIEL FISHER, | j i |
| Plaintiffs |) |
| |) |
| |) |
| v. |) |
| |) |
| ARTHUR ORFANOS, |) |
| Defendant |) |
| |) |

DEFENDANT'S OPPOSITION TO PLAINTIFFS' MOTION TO EXTEND TIME FOR FILING PROPOSED PLAN

NOW COMES the Defendant in the above-captioned matter and respectfully

Move this Honorable Court to deny plaintiffs motion to extend time for filing proposed

plan. In support of this motion the Defendant states the following:

- Both parties agreed that no further motions would be filed with regard to
 This case. It was the understanding of the Defendant that both parties would abide by the
 Honorable court's direction with respect to this matter.
- 2. The Honorable court gave the Plaintiffs' counsel the February 13, 2007 deadline to submit a proposal. The Plaintiffs' request for an extension of time is unreasonable and frivolous. It appears to be an attempt to cause further delay and expense to both parties unnecessarily.

3. The Defendant has acted in good faith throughout this matter and Respectfully requests that this Honorable court deny the Plaintiffs' motion to extend time for filing a proposed plan.

WHEREFORE, the Defendant respectfully requests that the Plaintiff's motion to extend time for filing propose plan is denied.

Dated February 12, 2007

respectfully submitted,

Arthur Orfanos (pro se litigant

Arthur Orfanos

54 Egerton Rd

Arlington MA, 02474

781 646 4623

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| WALTER STICKLE, ANTHONY | _ |
|------------------------------|---|
| CALIENDO, JOHN PITINGOLO and | |
| DANIEL FISHER, | |
| Plaintiffs | |
| | |
| | |
| v. | |
| | |
| ARTHUR ORFANOS, | |
| Defendant | |
| | |

CERTIFICATE OF SERVICE

The undersigned herby certifies that a true copy of the within Defendant's opposition to Plaintiffs' motion to extend time for filing proposed plan was this day served upon Plaintiffs by mailing same first class Postage prepaid to: Michael B. Newman, Attorney of Plaintiff, of Clark, Hunt and Embry, 55 Cambridge Parkway, Cambridge MA, 02141.

SIGNED under the pains and penalties of perjury

Dated February 12, 2007

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